IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA VALDOSTA DIVISION

JEFFERY PON	ID	E.
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Plaintiff,

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Civil Action No.: 7:14-CV-28 (HL)

TERRY BROWN, ET AL.,

Defendant.

ORDER

This case is before the Court on Plaintiff's Motion for Appointment of Counsel. (Doc. 27). Plaintiff's motion is denied for the following reasons.

Under 28 U.S.C. § 1915(e)(1), the court "may request an attorney to represent any person unable to afford counsel." In the context of a lawsuit filed pursuant to 42 U.S.C. § 1983, there is "no absolute constitutional right to the appointment of counsel." Poole v. Lambert, 819 F.3d 1025, 1028 (11th Cir. 1987). Appointment of counsel is a privilege that is justified only by exceptional circumstances. Lopez v. Reyes, 692 F.2d 15, 17 (5th Cir. 1982). When deciding whether exceptional circumstances exist, the Court considers a number of factors, including whether the facts and legal issues presented "are so novel or complex as to require the assistance of a trained practitioner." Kilgo v. Ricks, 983 F.2d 189, 193 (11th Cir. 1983). As explained by the Eleventh Circuit, the "key is

whether the pro se litigant needs help in presenting the essential merits of his or

her position to the court. Where the facts and issues are simple, he or she

usually will not need such help." Id.

Here Plaintiff seeks appointment of representation because he is a lay

person unfamiliar with the law. (Doc. 27, ¶ 2). He asserts that an attorney is

better suited to file depositions and interrogatories and to conduct an evidentiary

hearing. (Doc. 27, ¶ 3). Plaintiff concludes that appointing an attorney to assist

him in pursuing his claims to trial will "better facilitate the courts [sic] economical

and judicial times [sic] and resources." (Doc. 27, ¶ 4).

While appointing an attorney to represent Plaintiff may indeed prove more

efficient, the desire for expediency fails to meet the requirement that Plaintiff first

demonstrate exceptional circumstances warranting the appointment of counsel.

The facts of this case are not complex, and Plaintiff up to this point has been able

to articulate the substance of his claims. He has demonstrated his ability to

present the basic elements of his case, and there is no evidence of any

impediment to him continuing to pursue his claims pro se. Accordingly, Plaintiff's

motion for appointment of counsel is denied.

SO ORDERED this 27th day of October, 2014.

s/ Hugh Lawson

HUGH LAWSON, SENIOR JUDGE

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